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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/667,203	09/18/2003	Foster D. Hinshaw	3336.1008-001	7168
HAMILTON, B 530 VIRGINIA		NOLDS, P.C.	EXAM LOVEL, KIN	
P.O. BOX 9133 CONCORD, MA 01742-9133			ART UNIT	PAPER NUMBER
2167				
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MON	THS	04/18/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)				
	10/667,203	HINSHAW ET AL	HINSHAW ET AL.			
Office Action Summary	Examiner	Art Unit				
	.Kimberly Lovel	2167				
- The MAILING DATE of this communication	appears on the cover sheet w	ith the correspondence ad	dress			
Period for Reply			-, -, -, -,			
A SHORTENED STATUTORY PERIOD FOR REI WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory per Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUNION (R. 1.136(a)). In no event, however, may a retired will apply and will expire SIX (6) MON atute, cause the application to become AB	CATION. reply be timely filed ITHS from the mailing date of this c BANDONED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 22	2 January 2007					
·— ·	his action is non-final.					
· <u>-</u>		ers, prosecution as to the	e merits is			
·— · · ·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
	en pranto desagno, recessore					
Disposition of Claims	•		•			
4)⊠ Claim(s) <u>1-14</u> is/are pending in the application	ion.					
4a) Of the above claim(s) is/are without	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-14</u> is/are rejected.						
7) Claim(s) is/are objected to.	,					
8) Claim(s) are subject to restriction and	d/or election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119	·					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority docume	ents have been received.	•	•			
2. Certified copies of the priority docume						
3. Copies of the certified copies of the p	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) X Notice of References Cited (PTO-892)	4) T Interview 9	Summary (PTO-413)	•			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO/SB/08)	· =	nformal Patent Application				
Paper No(s)/Mail Date	6)	<u> </u>				

Art Unit: 2167

DETAILED ACTION

1. Claims 1-14 are rejected.

Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 22 January 2007 has been entered.

Claim Objections

3. Claim 1 is objected to because the claim recites "use/lose" since it is unclear whether the limitation pertains to "use and lose" or "use or lose." It is suggested that this term be altered to state "use or lose." Appropriate correction is required.

Art Unit: 2167

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later, invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

5. Claims 1-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No 6,434,649 to Baker et al in view of US PGPub 2005/0021813 to Kovacevic et al.

Referring to claim 1, Baker et al disclose a Data Streamer. In particular, Baker et al disclose a Programmable Streaming Data Processor (PSDP) which is arranged to perform primitive functions directly on data received from a streaming data interface (see abstract; column 1, lines 48-58; and Fig 1A, item 100 – the multimedia processor is considered to represent the programmable

Art Unit: 2167

streaming data processor since it comprises of the same components and is a data processor for streaming which can be programmed), PSDP performing initial processing on a set of data comprising:

a streaming data interface, for receiving data from a streaming data source (see column 5, lines 59-68 and Fig 1, items 122 and 132);

a streaming interface First In First Out (FIFO) [first-in-first-out buffer], arranged for temporarily storing streaming data from the streaming data interface (see column 17, lines 25-45; column 18, lines 13-22; and Fig 7, item 716 – the interface uses a first-in-first-out buffer; according to the 5th Edition of Microsoft's Computer Dictionary, the definition of a buffer states "a region of memory reserved for use as an intermediate repository in which data is temporarily held while waiting to be transferred between two locations or devices"); and

an output First In First Out (FIFO) device, for forming tuples and temporarily storing them prior to conditionally forwarding them to the Job Processing Unit (see column 30, lines 22-32).

Baker et al disclose a Programmable Streaming Data Processor (PSDP) which is arranged to perform primitive functions directly on data received from a streaming data interface, however, Baker et al fails to explicitly teach the further limitations of the data engine and the tuple generator.

Kovacevic discloses parsing packets of information (see abstract), including the further limitations of a data engine, arranged to receive output data [packet] from the streaming interface FIFO, the data engine for determining field boundaries therein [parsing to determine header and fields], and for processing

Art Unit: 2167

fields to select one or more fields to be output tuples, the data engine also containing logic to determine whether an output tuple is to be selected for further processing by additional processing Job Processing Units [determining whether or not to save the output] (see [0170]); and a tuple generator for assembling fields into the output tuple, and if the use/lose decision value indicates that such the output tuple is to be discarded, for preventing such a tuple from being transferred from the output FIFO to the memory of the JPU (see [0170]).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to Kovacevic's method of manipulating data as a subcomponent to Baker et al's Data Streamer. One would have been motivated to do so to in order to improve data movement (Baker et al: see column 1, lines 49-67).

Referring to claim 2, the combination of Baker et al and Kovacevic (hereafter Baker/ Kovacevic) discloses an apparatus as in claim 1 wherein the use/lose value indicates a result from logic processing of fields read from the streaming data interface (see Baker et al: see column 17, line 52 – column 18, line 12).

Referring to claim 3, Baker/ Kovacevic discloses an apparatus as in claim 1 wherein the use/lose decision value indicates a result from Transaction Identifier (TID) processing (Baker et al. see column 29, lines 63-65).

Referring to claim 4, Baker/Kovacevic discloses an apparatus as in claim 3 wherein the TID processing and data engine logic execute in parallel (Baker et al: see column 5, lines 11-15).

Art Unit: 2167

Referring to claim 5, Baker/Kovacevic discloses an apparatus as in claim 1 wherein the output tuple is greater in length than an expected predetermined size, and the use/lose decision value is then used to set an overflow field in the output tuple (Baker et al: see column 18, lines 56-64).

Referring to claim 6, Baker/Kovacevic discloses an apparatus as in claim 5 wherein the use/lose decision value is not asserted when a buffer local to the programmable data streaming processor is full; and means for appending an overflow filter bit to a tuple that indicates a transfer of a tuple that should be ignored (Baker et al: see column 18, lines 56-64).

Referring to claim 7, Baker/Kovacevic discloses an apparatus as in claim 1 additionally comprising: a Direct Memory Access (DMA) interface, coupled to the output FIFO, to provide direct access to a memory in the Job Processing Unit (Baker et al: see column 6, lines 24-25 and column 19, lines 15-25).

Referring to claim 8, Baker/Kovacevic discloses an apparatus as in claim 1 wherein the use/lose value is used to reset the output FIFO write pointer so any prior fields in the present tuple are discarded (Baker et al: see column 12, lines 18-34 – after the data is written, it is considered to be removed from the temporary storage of the buffer, therefore being deleted).

Referring to claim 9, Baker/Kovacevic discloses an apparatus as in claim 1 wherein the overflow filter bit is inserted in a length field appended to record fragments (Baker et al: see column 34, lines 56-62).

Referring to claim 10, Baker/Kovacevic discloses an apparatus as in claim 1 wherein an invalid field is appended to a tuple to indicate the results of

Art Unit: 2167

transaction ID processing (Baker et al: see column 12, line 62 – column 13, line 16).

Referring to claim 11, Baker/Kovacevic discloses an apparatus as in claim 10 wherein the invalid field indicates that the TID mode marks return tuple (Baker et al: see column 12, line 62 – column 13, line 16).

Referring to claim 12, Baker/Kovacevic discloses an apparatus as in claim 10 wherein the invalid field indicates that the tuple should not have been returned but the output FIFO overflowed (Baker et al: see column 31, lines 10-22 and column 34, lines 56-62).

Referring to claim 13, Baker/Kovacevic discloses an apparatus as in claim 1 further comprising: a register reflecting the final PSDP status which is read by the CPU to identify whether any overflow or TID status bits are set in any of the tuples (Baker et al: see column 29, line 63 – column 30, line 21).

Referring to claim 14, Baker/Kovacevic discloses an apparatus as in claim 1 wherein the use/lose decision value represents DeMorgan's Law reduction of multiple instructions (Baker et al: see column 5, lines 25-34).

Art Unit: 2167

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimberly Lovel whose telephone number is (571) 272-2750. The examiner can normally be reached on 8:00 - 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cottingham can be reached on (571) 272-7079. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Kimberly Lovel Examiner Art Unit 2167

15 April 2007 kml

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